UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/574,970	04/07/2006	Shinya Yokodate	288247US2PCT	5931
OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, P.C. 1940 DUKE STREET ALEXANDRIA, VA 22314		EXAMINER		
		LEIBY, CHRISTOPHER E		
			ART UNIT	PAPER NUMBER
		2629		
		NOTIFICATION DATE	DELIVERY MODE	
			08/28/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

patentdocket@oblon.com oblonpat@oblon.com jgardner@oblon.com

	Application No.	Applicant(s)	
	10/574,970	YOKODATE ET AL.	
Office Action Summary	Examiner	Art Unit	
	CHRISTOPHER E. LEIBY	2629	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on <u>17-1</u> This action is FINAL . 2b) ☑ This action is application is in condition for allowed closed in accordance with the practice under	s action is non-final. ance except for formal matters, pro	osecution as to the merits is	
Disposition of Claims			
4) Claim(s) 17-19,28,35,36 and 58-61 is/are pen 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 17-19,28,35,36 and 58-61 is/are reje 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	awn from consideration.		
9) ☐ The specification is objected to by the Examination [10] ☐ The drawing(s) filed on <u>07 April 2006</u> is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the E	a) accepted or b) objected to drawing(s) be held in abeyance. Section is required if the drawing(s) is objection	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat* See the attached detailed Office action for a list	nts have been received. Its have been received in Applicationity documents have been received au (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal F 6) Other:	ate	

Application/Control Number: 10/574,970 Page 2

Art Unit: 2629

Detailed Action

1. Claims 17-19, 28, 35, 36, 58, 59, 60, and 61 are pending.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 17, 19, 35, 58-61 are rejected under 35 U.S.C. 103(a) as being unpatentable over Takagi et al. (US Patent Application Publication 2003/0189557), herein after referred to as Takagi, in view of Dixon (US Application Publication 2004/0041749).

Regarding **independent claim 17**, Takagi discloses a portable apparatus (abstract reference portable phone) comprising: a hinge coupling an end of an operation-side casing having an operation part and an end of a display-side casing having a main display part with each other for pivotable movement thereof (figure 2 reference hinge connecting display side casing 12 and operational side casing 14 allowing opening and closing motions shown in figures 1 and 2), an LED display panel which is arranged in a display window formed on a casing surface of said display-side casing other than a surface provided with the main display part (paragraph [0004] wherein secondary display, shown in figure 1 reference 18, can be an LED display).

Application/Control Number: 10/574,970 Page 3

Art Unit: 2629

Takagi does not disclose any specifics for the secondary display other than it is an LED display.

Dixon does disclose specifics for an array of LEDs as a secondary display for a portable phone (abstract and figure 3) and which has a plurality of light-emitting diodes (LEDs) outwardly projecting light and matrix-arranged in a plane (figure 3 reference 210 and paragraph [0022]); a display control unit controlling display of said plurality of light-emitting diodes of said LED display panel on the basis of input display data (figure 4 reference 414); and a main control unit outputting said display data displayed on said LED display panel to said display control unit (figure 4 reference 412).

It would have been obvious to one skilled in the art at the time of the invention to combine Takagi's portable phone with a secondary LED display with the secondary LED display specifics of Dixon in order to display a simple display of remaining battery life as disclosed by Dixon (paragraph [0025]).

Regarding **claim 19**, Takagi discloses a portable apparatus, wherein, the main display part is provided on a surface of said display-side casing facing said operation-side casing when the operation-side casing and the display-side casing are in their closed position (*figures 1 and 2 reference main display 16 facing operation side 20 when closed*).

Regarding **claim 35**, Takagi and Dixon disclose a portable apparatus, wherein said main display part has a higher resolution than said LED display panel (*Dixon: discloses a secondary LED display with only a couple of LEDs setup in an array*

Application/Control Number: 10/574,970

Art Unit: 2629

as shown in figure 3 reference 210, wherein the dot pitch between each LED of the secondary display is inherently greater than the LCD main display as disclosed by Takagi hence the main display has a higher resolution than the LED dispaly).

Page 4

Regarding **claim 58**, Dixon discloses a portable apparatus, further comprising: a battery supplying power to said LED display panel, the display control unit and the main control unit (*paragraph [0025]*).

Regarding **claim 59**, Takagi discloses a portable apparatus, wherein the LED display panel is provided on a surface of said display side casing opposed to the surface provided with the main display part (*figure 1 reference 18*).

Regarding **claim 60**, Takagi discloses a portable apparatus, wherein said display side casing is configured to be rotatable by at least 180° about a direction perpendicular to the core of a hinge axis (*figures 1 reference closed position being zero degrees perpendicular to hinge and figure 2 reference open position being 180 degrees perpendicular motion to hinge*).

Regarding **claim 61**, Dixon discloses a portable apparatus, wherein a display pattern to be displayed on said LED display panel is graphic pattern, a design pattern or a letter pattern (*paragraph [0025] reference displaying remaining battery figure 3 reference 140*).

4. Claims 28 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Takagi and Dixon as applied to claim 17 above, and further in view of Hawkins et al. (US Patent 7,356,361), herein after referred to as Hawkins. Regarding **claims 36 and 28**, Takagi and Dixon disclose a portable apparatus.

Neither Takagi nor Dixon disclose a portable apparatus further comprising: an operation key operable in a state that said operation-side casing and said display- side casing are in their closed position, wherein display of said LED display panel turns on/off by operation of said operation key.

Hawkins does disclose a portable apparatus further comprising: an operation key operable in a state that said operation-side casing and said display- side casing are in their closed position, wherein display of said LED display panel turns on/off by operation of said operation key (*figure 1b reference* 138).

It would have been obvious to combine Hawkins power button to Takagi and Dixon's portable device to operate the power button while the lid is closed so that a user does not lose their place in the current application by opening the lid (column 10 lines 36-46).

Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Takagi and Dixon as applied to claim 58 above, and further in view of Lee (US Patent 7,110,796).

Regarding **claim 18**, Dixon discloses that the portable device uses a battery.

Neither Takagi nor Dixon disclose the portable apparatus, wherein the battery is provided in the operation-side casing.

Lee does disclose a portable apparatus, wherein the battery is provided in the operation-side casing (figure 4a reference 148).

It would have been obvious to one skilled in the art at the time of the invention to combine Lee's battery position with Takagi and Dixon's portable phone in order to enable the user to easily remove or place the battery.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to CHRISTOPHER E. LEIBY whose telephone number is (571)270-3142. The examiner can normally be reached on 9 - 5 Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alex Eisen can be reached on 571-272-7687. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/574,970 Page 7

Art Unit: 2629

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

CL

August 29th, 2008

/Alexander Eisen/ Supervisory Patent Examiner, Art Unit 2629